

To: D.S.S. State Hearings Division
County of Sacramento, OCA
From: Jacob (James E. Horton)
Case Number: SHN-104736662

Letter of Demand for Emergency Procedure

Your website informs that (currently), due to (Pretended) Covid Bley, all Hearings are to be conducted (only) by telephone at a notified time. However, I, Jacob (James E. Horton), hereby Demand Hearing procedure (in matter upon my Hearing Request) as follows:

1. that scheduled proceeding be modified to an out-of-court review of communications, and evidence records to be delivered by available, practicable means (by Legal Parties only) to D.S.S., State Hearing Division without any Ex Parte meetings;
2. that all records, for above purposes be permitted;
3. that Both Legal Parties be served notice and copies of all communications to D.S.S., State Hearing Division mentioning this case matter (including notification of any documents said to be "sealed" or otherwise access-limited);
4. Scheduled Review (as aforesaid) shall not be until 14 days post delivered disclosure of all discovery for reasonable preparation.
5. that my delivery of Correspondence and Evidence for Review (both written and AV) by future date to be scheduled as deadline for disposition will be by access from my website: www.tbop.azordpress.com; Please access, previous to Review Deadline date, from the following Links (on its Homepage): (Scroll down to) 1. *2019CSFJCTF vs SACDHA, 2. *2020CSFJCTF vs SACDHA [These two Archives of Records are Relevant to background of Motive for actions incident to my Complaint within Hearing Request], 3. *2021CSFJCTF vs SACDHA, 4. AV Records at *JCTF vs SAC City et al. Playlist and *AV Echo JCTF vs SACDHA 10292020 and 10302020, and 5. Audio Phone Records at *2019 thru 2020 Phn Recd JCTF vs SACDHA and *190721 thru 19903 Audio Privacy Recd JCTF vs SACDHA [Also Relevant (for judgment) as to Motive for said incident]

Also, I, hereby, formally Compel Discovery to include (to be delivered by said D.S.S.): 1. All investigation documents mentioning client which are possessed DHA and/or D.S.S. in relations to 2. Record of all Comments of Reports entitatives attached to said client's casefile; 3. Notification of any so-called sealed (or otherwise access-limited) (allegedly) documents mentioning said client also possessed by either or both said agencies.

Declaration In Support

Whereas, (as previously asserted) during a time proven to be deceptically Arbitrary, Capricious, Overtly, while said agency has betrayed Malicious Motive against client's (Fundamental Rights of) Life, Limb, Liberty and Property and Intent of Foul Play Conspiracy (in Retaliation to his Just Accusations), client is Reasonably unable to Trust in Lawful Fairness of Venue at its locations of controlled function-space or by Telecommunication proceeding scheduled. [See AV Records: 210215... and 210216... at JCTF vs SAC City et al. Playlist link on Homepage at www.tbop.azordpress.com.]

Whereas, said client has been Exigently Overburdened by Incalculably Extreme Damages caused by Prolonged Harassments by Abuse of Process (as previously asserted in Complaint), via telephone, of Time-Waste, Delay and Monetary costs (of phone operation, and while indigent without income) and therefore, said client is too Overburdened by joined acts for costs of telephone interview procedure; he cannot afford any more of such costs imposed by either or whereas, client is too Overburdened by joined acts of Legal Harassments (per past assertions of Conspiracy to Commit...) to currently research authorities at issue, yet certainly they do exist.

Whereas, Certainly Venue is bound to full disclosure of Discovery pursuant to Rule of Law and Legal Doctrine at issue. If Whereas, Sarah Russell (by my experiences in self-reasoned influence) was extremely suspicious by her Misconduct (as recorded) as "ombudsman." Whereas, it has proven that Co-Officer-Organized-Crime Elements (as previously asserted) have incessantly Harassed system against This Innocent Witness; and 2. All manner of Foul Play and Racketeering in Conspiracy to Commit, against same Innocent witness in Retaliation.

Whereas, it has proven (although government has guiltily false - denied obstinately) - yet I persist with evidence upon Just Correlation 3; , or indeed acts of same Conspiracy include those of Collusion with Infiltration within Actuality all Agencies with which client has ever dealt (and CERTAINLY by client's experience to NOT BE PREJUDICED with continued PARTIALITY IN CONVICTION). [And this, - by Court Experience And there of tobacco county and the DNA of incident have been the worst comparisons ever, and since client's ACTUAL Honourable Discharge from APR in 2002 (when, simultaneously they forfeited their contract with client by Heinous USMJ Violations in 2007 Anomolously, but records were tampered to conceal child Crimes and there were results APR has refused to cooperate with rectifying in Illegals Conspiracy.

When, almost two decades ago, I first met one Daniel Russo (of N. Canton, OH -- as appeared later Suspense) as a new visitor to an institution named Faith Bible Church (apartly appearing as a poorly Christian church. [Whereas, client previously became accepted as a member of same day institution associated with sincere intentions (contemporarily approving its statement of faith and deeply valued which did not mention leadership's heterodoxy, per knowing that mirrored amongst others for ostensibly, in obedience to my Lord, within the Crypto-satanical, satanic mayhem of stark contrast, on) with sincere intentions on a True-Deceiving Judeo-Christian (and with such conversation in my life) in Reformed Relationship as to the True Lord, Jesus Christ as His Disciple -- and they (the rest of its congregation) targeted as denigrating of God and devilishly underhanded oppressors as evil men and impostors who had "false and perverse" and as "false shepherds" and "sheep turned to wolves." Client's person Ritualized daily in secret.

Whereas, approximately three years subsequently, by Proof, I CERTAINLY REALIZED: church institution of said idea, by rest of its body members, who were not ASPIRANTS of Christ (but manipulative persons), meeting by a most diabolical (blasphemous) "Hackerism" Heresy (which the subtle of its surreptitious doctrinal confusion to my disappointment, proved to be) of the Current Great Apostasy. A whereas, client upon reading the book separated from out of record. Whereas, furthermore, client has CERTAINLY discovered that Church of Satan High Priest, Brian Wimmer (a local regional secret society network), and church relative, Michael Horvath of schismatic Association of out of record (of the Hurdston area) who both amongst network of "Reformed Theology" with its Shepherd's Conference of one John Pickett (who) who both amongst network of Occult-Organs and Crime Enemies of Promoted Conspiracy. [And I am a 50 year-old Adult, ELDER, Rust Institution of said Promoted Conspiracy. [And I am a 50 year-old Adult, ELDER, OLD-MAN.]

Whereas, shortly after first acquaintance as aforesaid: 1. Daniel Russo, as pastor in one Branch Family, that were co-members of church aforesaid as "church-family" intended partnership company with, offered client a bonding reform in his home. [Whereas, although he kept persisting; and, also, one Bern...]

Horizons of schismatic Association of cult operators (of the "New World Order") with its "Reformed Theology" with its Shepherd's Conference of one John (factitious) who both amongst network of occult-organ and crime enemies of nonfictional and directly, and obsessively connected and involved with cult institution of said in same Protracted Conspiracy. [And I am a 50 year-old Adult, ELDER, OLD-MAN.] P. Whereas, shortly after first acquaintance as aforesaid: 1. Daniel Russo, as visitor on friendship with one Branch Family, that were members of church aforesaid as "church-family" client had kept company with, offered client a boarding room in his house. P. Whereas, although client, for a long time, was amenable to accept Russo's offer, he kept persisting; and, also, one Beth Branch persistently persisted to pers. made client to accept since "the cohabitation would be mutually beneficial (post Russo's recent divorce) to assist each others' split-family parenting vacations. P. Whereas, after a number of months, accepting Russo's offer, client, by endeavor, realized: 1. Russo was Italian-American mafioso with his family who owned and operated a cement company as a legitimate business front; 2. Daniel Branch was a foot-soldier, association fronting as a glazer while his wife carted narcotics fronting as a really known newspaper deliverer; and 3. Russo's offer was only, actually, typical Mafioso Operandi of Mafiosos in Criminal Conspiracy Plot of Foul Play; and 4. Russo family is directly involved (related to) Petrucci Family who are step-family of my deceased grandfather, Bruno Stanis Hydak (Eddie Hydak's [also culprit amongst culprits] father (brother of my biological mother who is disowned by client for Justly Biblical causes). P. Whereas, said Conspiracy has actually been conducted (and protracted) since my birth Ritualistically, by an Occultic-organized Crime Network (of which rest of client's family are members) and is a secreted matter of the (ACTUALLY) Crypto-satanic Vatican of the Current Great Apostasy (as the current seat of Satan) with its multitude of mixed interests including human sacrifice (since an angel restrained client's unqualified "birth-mother" delivered at birth). P. Whereas, these above, along with Horizons of Lackland AFB TX, actually were involved in jointed acts of same Conspiracy aforesaid at 910th ALW, AFR during my enlistment. Wherefore, Rule of Law Doctrine presumptively outweighs favoring Demanded Procedure as aforesaid (while client's severely suffering anomalously exigent circumstances aforesaid). Therefore, it is in the Interest of Justice that said procedural Demands of client's attached Letter of Demand be practiced in this hearing matter.

Sincerely,
Jacob (James E. Horton)
Pro-se, In forma pauperis
Case Number: 341B4TN89



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04/21/2021	SP-BA-104735562	Horton	James	Sacramento County		CalFresh	06/21/2021	Pending Scheduling		No	Postpone	Rehearing	Reopen	Withdraw	Upload

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CALIFORNIA
DEPARTMENT OF
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Due to recent health concerns, all hearings will be held by telephone until further notice. For this reason, a phone number will be required to submit an appeal. If you have questions or need to update your phone number, please call State Hearings Division at 1-800-743-8525

Deadlines to request a Medi-Cal appeal have been extended due to the COVID-19 virus. Details can be found [here](#).

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04/21/2021	SHN-104736452	Horton	James	Sacramento County		CallFresh	06/21/2021	Pending Scheduling		No	Postpone	Rehearing	Reopen	Withdraw	Upload

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HORTON, JAMES

SHN-104736662 (PIN - 8001) - PENDING SCHEDULING

CLAIMANT INFO

e-Filed: jakovos
DOB: 08/11/1979
Email: jakovos@gmail.com
Phone: (916) 562-5584

HEARING INFO

Agency: Sacramento County
Hearing: CA Fictitious, California Probate

CASE HISTORY

Due Date: 05/21/2021

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	Date	Category	Type	Exhibit Number	Name	File	Description	System Generated	Date sent for Printing Mail
Edit	04/22/2021 01:01 PM	Claimant Documents	Hearing Request		Hearing Request	Download (FAX) Horton, James - CF.pdf			
▶	04/22/2021 01:10 PM	Claimant Documents	Acknowledgement		Acknowledgement Letter.pdf	Acknowledgement - Default.pdf		Yes	
▶	04/22/2021 01:10 PM	Claimant Documents	System Generated Hearing Request		Hearing Request Summary.pdf	Hearing Request Summary.pdf	Hearing Request Summary Document	Yes	
▶	04/27/2021 08:20 PM	Claimant Documents	Submitted by e-Filed		Case Document	210427LstDnsd4EgncyPrdct2FsdC055 SHN104736662.pdf	210427LstDnsd4EgncyPrdct2FsdC055 SHN104736662.pdf Letter of Demand for Emergency Procedure with Declaration in Support		



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Appeal

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HORTON, JAMES

SHN-104736662 (PIN - 8001) - PENDING SCHEDULING

CLAIMANT INFO

e-File: jaskovos
DOB: 08/11/1970
Email: jaskovos@gmail.com
Phone: (916) 562-5584

HEARING INFO

Agency: Sacramento County
Issues: CalFresh - CalFresh Eligibility

CASE HISTORY

Due Date: 06/21/2021

New Column Filters (OFF)

No records found.



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Your case number is **SHN-104736662**.

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APPEAL INFORMATION

Program	CalFresh
Issue Description	Claimant does not support the decision taken by the county regarding CalFresh and is requesting a fair hearing.
Responsible Agency	Sacramento County
TAR Number	
CalHEERS Case Number	
Notice of Action Date	
Pin	8001

OTHER INVOLVED PARTIES

No Beneficiaries Exist

AID PAID PENDING

Do you want the county to lower or stop your benefits as they proposed before the hearing?

Lower Stop APP For

INTERPRETER

Language of Preference	ENGLISH
Other Language	
Dialect	
Interpreter Required	No
Sign Language Interpreter Required	No

AUTHORIZED REPRESENTATIVE

No Authorized Representative Exist

HEARING PREFERENCES

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TAR Number	
CalHEERS Case Number	
Notice of Action Date	
Pin	8001

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Language of Preference	ENGLISH
Other Language	
Dialect	
Interpreter Required	No
Sign Language Interpreter Required	No

AUTHORIZED REPRESENTATIVE

No Authorized Representative Exist

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How would you like to receive notifications related to this appeal?	Email Address
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When do you want to attend the hearing?	

EXPEDITED HEARING

Expedited Hearing Requested	No
Reason for Expedite Request	

SUPPORTING DOCUMENTS

Name	Description
210427Ltr0Dmnd4ExgncyProdr2Fx2CDSS SHN104736662.pdf	210427Ltr0Dmnd4ExgncyProdr2Fx2CDSS SHN104736662.pdf Letter of Demand for Exigency Procedure with Declaration In Support